IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA SOUTHERN DIVISION

ASD SPECIALTY HEALTHCARE, INC. d/b/a ONCOLOGY SUPPLY COMPANY 2801 Horace Shepard Drive Dothan, Alabama 36303,

Plaintiff,

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CIVIL ACTION

NO.: 1:05cv592 - T

ROBERT G. HICKES, M.D. 1301 Trumansburg Road Suite O Ithaca, NY 14850,

Defendant.

PLAINTIFF'S FIRST SET OF REQUESTS FOR ADMISSIONS ADDRESSED TO **DEFENDANT ROBERT G. HICKES, M.D.**

TO: ROBERT G. HICKES, M.D. C/o Ellis Brazeal, III, Esquire Walston, Wells, Anderson & Birchall LLP 1819 5th Avenue North, Suite 1100 Birmingham, Alabama 35203

Pursuant to Rule 36 of the Federal Rules of Civil Procedure, the Plaintiff, by and through its undersigned attorneys, directs the following requests for admissions to the Defendant Robert G. Hickes, M.D. ("Hickes"). Pursuant to the Federal Rules of Civil Procedure, you are hereby notified to provide written answers under oath to the following Requests. Your answers must be filed within thirty (30) days after the service of these Requests upon you. Failure to file answers will result in each Request being admitted. Your answers shall admit or deny the matter or set forth in detail reasons why you cannot truthfully do so. A denial shall fairly meet the substance of the requested admission. If you must qualify an answer or deny only part of the matter of which an admission is requested, you shall specify so much of it as is true and qualify or deny the remainder. You may not give lack of information or knowledge as a reason for failure to

admit or deny unless it is stated that reasonable inquiry has been made and that the information

known to you or readily obtainable by you is not sufficient to enable you to admit or deny.

I. DEFINITIONS

As used in these Requests, the following terms shall have the meaning set forth below:

- A. "Plaintiff" means the plaintiff, ASD Specialty Healthcare Inc. d/b/a Oncology Supply Company, and its predecessors-in-interest, and any officers, partners, agents, representatives and/or employees of any of them.
- B. "Hickes" means Robert G. Hickes, M.D., and his agents, representatives and/or employees.
 - C. "You" or "your" means Hickes.
 - D. "Defendant" shall mean Hickes.
- E. "The Action" shall mean the above-captioned action in which a complaint was filed against the Defendant.
- F. "The Complaint" shall mean the Complaint, at the above-captioned docket number.
- G. "The Answer" shall mean the answer to the Complaint, filed by the Defendant on or about August 26, 2005.
- H. "The Interrogatories" shall mean the Plaintiff's First Set of Interrogatories addressed to the Defendant.
- I. "The Admissions" shall mean the Plaintiff's First Set of Requests for Admissions

 Directed to the Defendant.

- J. "Person" means any natural individual or any corporation, firm, partnership, proprietorship, association, joint venture, governmental entity or any business organization or any other entity.
- K. "Document" means any kind of written or graphic material, however produced or reproduced, of any kind or description, whether sent or received or neither, which is in your possession, custody and/or control, including originals, non-identical copies, and drafts and both written sides of such material, including but not limited to any and all written, filmed, graphic and audio or visually recorded matter of every kind and description however produced or reproduced, whether draft or final, original or reproduction, whether performed or reproduced or on paper, cards, tapes, film, electronic facsimile, electronic mail, computer storage devices, or any other media, including but not limited to, papers, books, letters, writings, magazines, advertisements, periodicals, bulletins, circulars, pamphlets, statements, notices, reports, rules, regulations, directives, teletype messages, photographs, objects, tangible things, correspondence, telegrams, cables, telex messages, interoffice communications, interoffice communications, memoranda, notes, notations, records, work papers, transcripts, minutes, reports and recordings of telephone or other conversations, or of interviews, conferences, meetings, affidavits, statements, CD ROM, floppy or hard disks, charts, graphs, specifications, drawings, blueprints, summaries, opinions, proposals, reports, studies, analyses, audits, evaluations, contracts, agreements, covenants, understandings, permits, licenses, journals, statistical records, ledgers, books of account, bookkeeping entries, financial statements, tax returns, vouchers, checks, check stubs, invoices, receipts, desk calendars, appointment books, diaries, lists, tabulations, summaries, time sheets, logs, sound output, microfilms, microfiches, all records kept by electronic, photographic or mechanical means, tapes, computer tapes, tape recordings, computer

printouts, input-output computer systems and all other informal or formal writing or tangible things on which any handwriting, typing, printing, sound signal impulse or symbol is recorded or reproduced and any and all amendments or supplements to any of the foregoing whether prepared by you or any other person, and all things similar to any of the foregoing documents. If a document is referred to, the reference shall include, but shall not be limited to, the original and each and every copy and draft thereof differing in any way from the original, if an original exists, or each and every copy and draft if no original exists.

- I.. "Concerning" means relating to, referring to, describing, evidencing, regarding or constituting.
- M. "Communication(s)" means any manner of transmitting or receiving information, opinions or thoughts, whether orally, in writing or otherwise.
- N. "All documents" means any and all documents as defined above that are known to you or that can be located or discovered by your reasonably diligent efforts.

II. RULES OF CONSTRUCTION

- A. "All" and "each" shall be construed as both all and each.
- B. The connective "and" and "or" shall be construed either disjunctively or conjunctively as necessary to bring within the scope of the discovery requests all responses that otherwise might be construed to be outside of its scope.
 - C. The singular includes the plural and vice versa.

III. INSTRUCTIONS

- a. Answer each Request separately and fully unless you object to it, in which case you should specifically state the reason for your objection.
- b. To the extent you object in part to any Request, answer that part of the request in question to which no objection is asserted.
- c. In answering these Requests, you should furnish all information available to you at the time of answering.
- d. Unless otherwise stated, the relevant time period (the "Relevant Period") covering each Request is from January 1, 2003, to the current time.
- e. Where precise or exact information, data or dates are not available or known, state approximate information data or dates and state that you have done so.
- f. When identifying an individual, state his or her full name; current or last known address; current or last known employer; title or job designation; and an employer and title or job designation at the time of the events referred to in the interrogatory or your answer to it.
- g. In addition, state the person whom the individual was representing or for whom the individual was acting, if any.
- h. When identifying a business organization or governmental entity, state its name and address and the name and address of each of its agents who acted for it with respect to the matters relating to the Request in question and your relationship with it.
- i. Whenever you answer a Request on information and/or belief, state the source of your information and/or the basis for your belief.
- j. In each instance where you deny knowledge and/or information sufficient to answer any part of a Request, state the name and address of each person, if any, known or believed to have such knowledge and/or information.

REQUEST FOR ADMISSION NO. 1

Admit that, beginning in 2004, Hickes ordered and received from Plaintiff medical, pharmaceutical and other products on an ongoing basis.

REQUEST FOR ADMISSION NO. 2

Admit that, as of March 31, 2005, the total principal balance due to Plaintiff from Hickes for goods shipped to or for the benefit of Hickes was in excess of \$177,253.77.

REQUEST FOR ADMISSION NO. 3

Admit that the invoices attached hereto as Exhibit "A" are true and correct copies of invoices received by you.

REQUEST FOR ADMISSION NO. 4

Admit that the items listed on the invoices attached hereto as Exhibit "A" were received by you from the Plaintiff.

REQUEST FOR ADMISSION NO. 5

Admit that you have never objected to the amounts set forth in any of Plaintiff's invoices attached hereto as Exhibit "A."

REQUEST FOR ADMISSION NO. 6

Admit that the invoices attached hereto as Exhibit "A" reflect the amounts you owe to the Plaintiff.

REQUEST FOR ADMISSION NO. 7

Admit that you have not paid any of the amounts shown on the invoices attached hereto as Exhibit "A."

REQUEST FOR ADMISSION NO. 8

Admit that, as of March 31, 2005, Hickes could not pay his bills as and when they came due.

REQUEST FOR ADMISSION NO. 9

Admit that Plaintiff invoiced Hickes for medical and pharmaceutical supplies.

REQUEST FOR ADMISSION NO. 10

Admit that you know of no facts that would constitute a waiver by Plaintiff of its right to bring the Action against you.

REQUEST FOR ADMISSION NO. 11

Admit that you know of no facts that would estop Plaintiff from bringing the Action against you.

REQUEST FOR ADMISSION NO. 12

Admit that there is no course of performance or course of dealings between Plaintiff and Hickes that would constitute a modification or waiver of the payment obligations alleged in the Complaint.

REQUESTS FOR ADMISSION NO. 13

Admit that you know of no facts that would constitute lack of consideration on the part of Plaintiff in its dealings with Hickes.

REQUEST FOR ADMISSION NO. 14

Admit that you know of no facts that support your claim that there is a lack of personal jurisdiction over you.

REQUEST FOR ADMISSION NO. 15

Admit that when you ordered products from Plaintiff, you knew that you could not pay for these products.

REQUEST FOR ADMISSION NO. 16

Admit that you are a citizen of New York with an address of 1301 Trumansburg Road, Suite Q, Ithaca, New York 14850.

REQUEST FOR ADMISSION NO. 17

Admit that you communicated with and solicited business with the Plaintiff.

REQUEST FOR ADMISSION NO. 18

Admit that you negotiated with the Plaintiff.

REQUEST FOR ADMISSION NO. 19

Admit that you requested that the Plaintiff ship products to you.

REQUEST FOR ADMISSION NO. 20

Admit that you submitted documents to the Plaintiff.

REQUEST FOR ADMISSION NO. 21

Admit that you contracted with the Plaintiff.

REQUEST FOR ADMISSION NO. 22

Admit that you requested Plaintiff to sell and deliver pharmaceutical and other products to you on open account.

REQUEST FOR ADMISSION NO. 23

Admit that you failed and refused and continue to fail and refuse to make payment to Plaintiff in accordance with your obligations despite the fact that Plaintiff sent the invoices attached hereto as Exhibit "A" to you and demanded payment from you.

REQUEST FOR ADMISSION NO. 24

Admit that you breached the terms of the agreement between you and the Plaintiff.

REQUEST FOR ADMISSION NO. 25

Admit that the summary attached hereto as Exhibit "B" accurately reflects the outstanding principal balance owed by you to the Plaintiff.

BURR & FOREMAN, LLP

By:

James R. Robinson (ROB 013)

Heath A Fite (FIT 011)

Attorneys for Plaintiff

OF COUNSEL:

BURR & FORMAN LLP 3100 SouthTrust Tower 420 North 20th Street Birmingham, Alabama 35203 Telephone: 205-251-3000

Facsimile: 205-458-5100

CERTIFICATE OF SERVICE

I hereby certify that on the 18th day of October, 2005, I caused a true and correct copy of Plaintiff's First Set Of Requests For Admissions Addressed To Robert G. Hickes, M.D. to be served on the following by hand delivery:

> Ellis Brazeal, III, Esquire Walston, Wells, Anderson & Birchall LLP 1819 5th Avenue North, Suite 1100 Birmingham, Alabama 35203

EXHIBIT "A"

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Filed 01/06/2006

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P O Box 2001 Dothan, AL 36302 888-877-8430 (Phone) 334-984-2448 (Fax) FEIN: 33-0800482

2022-1866

INVOICE

INVOICE NO 13010827692

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01-04-2005	1 of 2	ALPHA

ADDRESS SERVICE REQUESTED

HICKES, DR ROBERT LICKES, DR LICHTHING LICKES, DR LICHTHING LICKES, DR ROBERT LICKES Ship To:

HICKES, DR ROBERT 1301 TRUMANSBURG RD, STE Q ITHACA, NY 14850-1397

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1	1	0	11548	RX	CISPLATIN P/F 50MG MDV 50ML NDC # 63323-0103-51	10 27	EA TAX:	10 27 0 00
	3	0	24941	RX	FLUDARABINE 50MG/2ML SOL NDC # 00703-4852-11	264 54	EA TAX:	793 62 0 00
1	1	0	25473	RX	PACLITAXEL IN J 100MG MDV NDC # 55390-0114-20	56 38	EA TAX:	56 38 0 00
1	1	O	10510	RX	PROCRIT 10M UN/ML VL 6X1ML NDC # 59676-0310-01	60B 43	pk TAX:	608 43 0 00

Comments:

* A Division of AmerisourceBergen Specialty Group

PLEASE RETURN THIS STUB WITH REMITTANCE, THANK YOU

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If postmarked by 01-19-2005 Pay \$ 11319 01 If postmarked by 02-18-2005 Pay \$ 11434.51 If postmarked by 03-20-2005 Pay \$ 11550.01 If postmarked after 03-20-2005 Pay \$ 11665.51

Terms: 2% 15, 1% 45, Net 75 Days

There will be an additional 1% charge per 30 days after the due date

CLISTOMER NUMBER	000030075
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DUE DATE	03-20-2005



Please indicate payment amount and check number in the boxes provided

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To:

DALLAS, TX 75267-6554

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Page 13 of 22



P.O. Box 2001 Dothan, Al. 36302 888-877-8430 (Phone) 334-984-2448 (Fax)

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2022-1866

INVOICE

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HICKES, DR ROBERT 1301 TRUMANSBURG RD, STE Q ITHACA, NY 14850-1397

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HICKES, DR ROBERT 1301 TRUMANSBURG RD, STE Q ITHACA, NY 14850-1397

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320607618	A 000030075	C 000030075	osc	D0T080	DOT020	
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2	2	0	12984	RX	ADRIAMYCIN 50MG USP SDV 25ML NDC # 55390-0237-01	37 11	EA TAX:	74 22 0 00
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2	2	0	24648	RX	PACLITAXEL INJ 100MG/16 7ML NDC # 61703-0342-22	56 38	EA TAX:	112 76 0 00
	1	0	22162	RX	PAMIDRONATE LIQ 9MG/ML SDV10ML NDC # 63323-0735-10	170 10	EA TAX:	170 10 0 00
3	3	C	10982	RX	PROCRIT 40M UN/ML VL 4X1ML NDC # 59676-0340-01	1622 48	pk TAX:	4867 44 0 00
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^{*} A Division of AmerisourceBergen Specialty Group

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If postmarked by	02-24-2005 Pay \$ 9212.82
If postmarked by	03-26-2005 Pay \$ 9305.87
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There will be an additional 1% charge per 30 days after the due date

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Please indicate payment amount and check number in the boxes provided

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Please Remit

<u> Մահին անների հիրի հանանների անհ</u> **ONCOLOGY SUPPLY** PO BOX 676554

To: DALLAS, TX 75267-6554

ADDRESS SERVICE REQUESTED

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Page 15 of 22



P O. Box 2001 Dothan, Al. 36302 888-877-8430 (Phone) 334-984-2448 (Fax)

FEIN: 33-0800482

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Ship To:

HICKES, DR ROBERT 1301 TRUMANSBURG RD, STE Q 1THACA, NY 14850-1397

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1	1	0	11153	RX	DIPHENHYDRAMNE 50MG VL 25X1ML NDC # 00641-0376-25	20 10	pk TAX:	20 10 0 00
2	2	ā	21618	RX	NEULASTA 6MG/0.6ML SYR NDC # 55513-0190-01	2388 03	EA TAX:	4776 06
1	1	0	11303	RX	NEUPOGEN 300MCG VL 10X1 ML NDC # 55513-0530-10	1706 33	pk TAX:	1706 33 0 00
	1	0	10982	RX	PROCRIT 40M UN/ML VL 4X1ML NDC # 59676-0340-01	1622 40	pk TAX:	1622 48 0 00
6	6	0	11381	RX	TAXOTERE 20MG/.5ML SDV 0 5ML NDC # 00075-8001-20	202 22	EA TAX:	1693 32 0 00
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There will be an additional 1% charge per 30 days after the due date

CUSTOMER NUMBER	000030075
NVOICE NUMBER	13010841697
INVOICE DATES	01-18-2005
AMOUNT DUE	\$ 14,407.70
DUE DATE	04-03-2005



Please indicate payment amount and check number in the boxes provided

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AMOUNT PAID	<u>\$</u>	

Please Remit To:

DALLAS, TX 75267-6554

PO BOX 676554

ADDRESS SERVICE REQUESTED



P O Box 2001 Dothan, AL 36302 888-877-8430 (Phone) 334-984-2448 (Fax)

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1	1	0	22004	RX	FASLODEX 250MG PF SYR 1X5ML NDC # 00310-0720-50	816 97	pk TAX:	816 97 0 00
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1	1	0	23961	RX	HERCEPTIN 440MG MDV 20ML NDC # 50242-0134-68	2255 63	EA TAX:	2255 63 0 00
	1	0	21618	RX	NEULASTA 6MG/0.6ML SYR NDC # ~ 55513-0190-01	2388 03	EA TAX:	2388 03 0 00
1	1	0	10510	RX	PROCRIT 10M UNIML VL 6X1ML NDC # 59676-0310-01	608 43	pk TAX:	608 43 0 00
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Comments:

* A Division of AmerisourceBergen Specialty Group.

SUBTOTAL 14,728 80

TOTAL 18 0 00

AMOUNT DUE 14,728.80

PLEASE RETURN THIS STUB WITH REMITTANCE, THANK YOU

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There will be an additional 1% charge per 30 days after the due date

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AMOUNT DUE	\$ 14,728 80
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Please indicate payment amount and check number in the boxes provided

CHECK NUMBER

AMOUNT PAID \$

Please Remit To:

DALLAS, TX 75267-6554

PO BOX 676554

ONCOLORY SUPPLY
Put Us Into Practice

P.O Box 2001 Dolhan, AL 36302 888-877-8430 (Phone) 334-984-2448 (Fax)

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Ship To:

HICKES, DR ROBERT 1301 TRUMANSBURG RD, STE Q ITHACA, NY 14850-1397

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320616082	A 000030075	C 000030075	OSC	DOT096	DOT020	
01-24-2005	В 000030075	D 000030075	030			2% 15, 1% 45, Net 75 Days

OUANTITY CONDENED	OUANTITY SHIPPED	970 870	NUMBER	cjass	DESCRIPTION	PRICE	ÚΝ	EXTENDED PRICE
2	2	0	10982	RX	PROCRIT 40M UN/ML VI. 4X1ML NDC # 59676-0340-01	1622 48	pk TAX:	3244 96 0.00
9	9	0	11381	RX	TAXOTERE 20MG/.5ML SDV 0 5ML NDC # 00075-8001-20	202 22	EA TAX:	2539 98 0 00
	1	σ	11380	RX	TAXOTERE 40MG/ML(80MG) SDV 2ML NDC # 00075-8001-80	1128 86	EA TAX:	1128 86 0 00
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			li.					

14,728 80

14,728 80

14,728 80

AMOUNT DUE 14,728.80

ADDRESS SERVICE REQUESTED



P.O. Box 2001 Dothan, AL 36302 888-877-8430 (Phone) 334-984-2448 (Fax)

FEIN: 33-0800482

2022-1866

INVOICE

INVOICE NO. 13010848927

ANT	PROCE	Noune
01-25-2005	1 of 1	ALPHA

HICKES, DR ROBERT LEGITRUMANSBURG RD, STE Q ITHACA, NY 14850-1997 Ship To:

HICKES, DR ROBERT 1301 TRUMANSBURG RD, STE Q ITHACA, NY 14850-1397

OHOER# OATE	ACCOUN	NUMBER	LOB CUSTOMER	SALESPER	SON / DEPT	2022-1855 FO1EUYCX000158
320616082	A 000030075	C 000030075	osc	DOT096	DOT020	
01-24-2005	B 000030075	D 000030075	030			2% 15, 1% 45, Net 75 Days

OUANTITY ORDERED	ODANTITY SHIPPED	OTV DO	NUMBEA	class	DESCRIPTION AS A	HILE	UN	EXTENDED PRICE
1	1	0	11327	RX	SOD CHL 0.9%EXCEL SOL 24X250ML NDC # 00264-7800-20	35 23	CS TAX:	35 23 0 00
2	2	0	18984	MS	TERUMO HYPOD 18GX1 5NDL 100/BX Prod Code NN1838R	4 04	BX TAX:	8 08 0 00
1	1	О	18601	MS	VENOSET LS VENT 78" W/Y 48/CS NDC # 00741-1545-58	61 06	CS TAX:	51 06 0 00
,								

Comments:

* A Division of AmerisourceBergen Specialty Group.

104 37 0 00 AMOUNT DUE 104,37

PLEASE RETURN THIS STUB WITH REMITTANCE, THANK YOU

1FO1F03XM:1 1

If postmarked by 02-09-2005 Pay \$ 102.29 If postmarked by 03-11-2005 Pay \$ 103.33 If postmarked by 04-10-2005 Pay \$ 104.37 If postmarked after 04-10-2005 Pay \$ 105.41

Terms: 2% 15, 1% 45, Net 75 Days

There will be an additional 1% charge per 30 days after the due date

CUSTOMERNUMBER	000030075
NVOICENUMBER	13010848927
ANVOICEDATES	01-25-2005
ANDINFOLE	\$ 104 37
DUE DATE	04-10-2005



Please Indicate payment amount and check number in the boxes provided

CHECK NUMBER	
AMOUNT PAID	\$

Please Remit

<u>Սունհանների անձերի անձև հեռների հեռև հեռև ի</u> **ONCOLOGY SUPPLY** PO BOX 676554

To:

DALLAS, TX 75267-6554



P O Box 2001 Dothan, AL 36302 888-877-8430 (Phone) 334-984-2448 (Fax) FEIN: 33-0800482

2022-1866

INVOICE

INVOICE NO. 13010854314

PATER	PACE	ROUTE
01-31-2005	1 of 1	ALPHA

ADDRESS SERVICE REQUESTED

HICKES, DR ROBERT LJOL TRUMANSBURG RD, STE Q ITHACA, NY 14850-1397 Ship To:

HICKES, DR ROBERT 1301 TRUMANSBURG RD, STE Q ITHACA, NY 14850-1397

المراوا المالية المالية

CROEB# / DATE	ACCOUNT	NUMBER	COB/ CUSTOMER	SANEBRER	SDN/ DEPT.	2022-1866 1FV008AT6000144
320620292	A 000030075	C 000030075	osc	DOT077	DOT020	
01-31-2005	B 000030075	D 000030075	030			2% 15, 1% 45, Net 75 Days

ORDERED	OUANTITY SHIPPED	OTY B/O	NUMBER	CLASS	DESCRIPTION	LINIT PRICE	UN	EXTENDED PRICE
2	2	0	21618	RX	NEULASTA 6MG/0.6ML SYR NDC # 55513-0190-01	2386 03	EA TAX:	4776 06 0 00
2	2	0	25473	RX	PACLITAXEL IN J 100MG MDV NDC # ~ 55390-0114-20	50 23	EA TAX:	100 46
6	6	0	11381	RX	TAXOTERE 20MG/.5ML SDV 0 5ML NDC # ~ 00075-8001-20	282 22	EA TAX:	169J 32 0 00
	3	O	23328	RX	ZOMETA INJ 4MG/5ML VIAL NDC # ~ 00078-0387-25	777 23	EA TAX:	2331 69 0 00
Comments:					No. of the same	filozyate i		
								B.901 53

* A Division of AmerisourceBergen Specialty Group

SUBTOTAL 8.901 53

TOTAL TAX 0 00

AMOUNT DUE 8,901.53

PLEASE RETURN THIS STUB WITH REMITTANCE, THANK YOU

1FV00A9ME:1 1

If postmarked by 02-15-2005 Pay \$ 8723.50 If postmarked by 03-17-2005 Pay \$ 8812.52 If postmarked by 04-16-2005 Pay \$ 8901.53 If postmarked after 04-16-2005 Pay \$ 8990.54

Terms: 2% 15, 1% 45, Net 75 Days

There will be an additional 1% charge per 30 days after the due date

CUSTOMER NUMBER	000030075
NUOIGENUMBER	13010854314
NVOIGE DATE	01-31-2005
AMOUNFOUE !	\$ 8,901 53
DUEDAGE	04-16-2005



Please indicate payment amount and check number in the boxes provided

CHECK NUMBER		
AMOUNT PAID	<u>\$</u>	

Please

Remit

PO BOX 676554

To:

DALLAS, TX 75267-6554

EXHIBIT "B"

Dr. Robert Hickes Invoice History Report for Accounts: 30075

\$177,253.77	ng Balance	Total Outstanding Balance \$177,253.7						\neg
\$58,998.28	Total							
\$8,901.53	\$0.00	\$8,901.53		4/16/2005	1/31/2005		30075 130-10854314	
\$104.37	\$0.00	\$104.37		4/10/2005	1/25/2005		30075 130-10848927	
\$14,728.80	\$0.00	\$14,728,80		4/9/2005	1/24/2005		30075 130-10847488	
\$14,407.70	\$0.00	\$14,407.70		4/3/2005	1/18/2005		30075 130-10841697	
\$9,305.87	\$0.00	\$9,305.87		3/26/2005	1/10/2005		30075 130-10833374	т
\$11,550.01	\$0.00	\$11,550.01		3/20/2005	1/4/2005		30075 130-10827692	
Balance	Total Tax	Gross Invoice	Paid Date	Invoice Due Date	Invoice Date	Purchase Order # Invoice Date Invoice Due Date Paid Date Gi	Account # Invoice #	
					h 10/2005	nd of 01/2005 throug	Invoices for the period of 01/2005 through 10/2005	
					00010	ill voice instally report for Accounts, soors	MACCINE STREET	